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9	Attorneys for United States of America	
11	UNITED STATES DISTRICT COURT	
	NORTHERN DISTRICT OF CALIFORNIA	
12	SAN FRANCISCO DIVISION	
13		
14	UNITED STATES OF AMERICA,) CASE NO. CR 13-00764 WHO
15	Plaintiff,	DECLARATION OF SCOTT D. JOINER IN SUPPORT OF UNITED STATES'
16	v.	SUPPLEMENTAL OPPOSITION TO DEFENDANTS' MOTIONS TO SUPPRESS
17	ALFONZO WILLIAMS, ET AL.,	BOOKING STATEMENTS (ECF NOS. 480, 488, 573, 589, 621); REQUEST FOR SEALING
18	Defendants.)) EXHIBITS UNDER SEAL
19))
20		
21))
22		
23	DECLARATION AND REQUEST FOR SEALING	
24	I, Scott D. Joiner, declare and state as follows:	
25	1. I am an Assistant United States Attorney in the Northern District of California. I am	
	currently assigned to the Organized Crime Strike Force unit of the Criminal Division. I am one of the	
26	attorneys assigned to the prosecution of the above-captioned matter.	
27 28	2. Attached to this declaration as Exhibit A is a true and correct copy of the October 7, 2009	
	JOINER DECL. CR 13-00764 WHO	

San Francisco Sheriff's Threat Group/Information Report and Intake Screening/Classification Form for Monzell Harding, previously produced to the defense at Bates BG066922 and BG066924-925. The government requests that this exhibit be filed under seal and submits that the sealing is appropriate because the documents were produced subject to the Heightened Protective Order in this case.

3. Attached to this declaration as Exhibit B are true and correct redacted copies of San Francisco Police Department Incident Report No. 090026323, related chronological of investigation, San Francisco Sheriff's Threat Group/Information Report and Class Interview Questionnaire for Monzell Harding dated August 27, 2013. With the exception of the chronological of investigation (which was recently obtained by the government and is being produced concurrently subject to the Heightened Protective Order), these documents were previously produced to the defense at Bates ranges BG066920, BG066926-927, BG089898-913. The government requests that this exhibit be filed under seal and submits that the sealing is appropriate because the documents were produced subject to the Heightened Protective Order in this case.

I declare under penalty of perjury that the foregoing is true and correct. Executed this 1st day of May, 2017, in San Francisco, California.

Respectfully submitted,

SCOTT D. JOINER
Assistant United States Attorney

EXHIBIT A

UNDER SEAL

EXHIBIT B

UNDER SEAL